SOUTHERN DISTRICT OF NEW YORK	
In Re VEECO INSTRUMENTS, INC., SECURITIES LITIGATION	-x : 05-MD-1695 (CM) :
THIS DOCUMENT RELATES TO:	-X :
AUGUST SCHUPP,III, derivatively on behalf of VEECO INSTRUMENTS, INC.,	-x : 05-CV-10225 (CM) :
Plaintiff(s),	: :
V.	:
EDWARD H. BRAUN, et al.,	:
Defendant(s),	:
DAVID ALTMAN, derivatively on behalf of VEECO INSTRUMENTS, INC.,	: 05-CV-10226 (CM)
Plaintiff(s),	:
v.	: :
EDWARD H. BRAUN, et al.,	: :
Defendant(s)	: : X

UNITED STATES DISTRICT COURT

DECLARATION OF SHANE T. ROWLEY IN SUPPORT OF PLAINTIFFS' REPLY MEMORANDUM IN FURTHER SUPPORT OF THEIR MOTION FOR LEAVE TO AMEND THEIR CONSOLIDATED AMENDED SHAREHOLDER DERIVATIVE COMPLAINT AND TO FILE A SECOND CONSOLIDATED AMENDED SHAREHOLDER DERIVATIVE COMPLAINT

I, SHANE T. ROWLEY, pursuant to 28 U.S.C. § 1746, hereby declare:

- 1. I am partner in the law firm of Faruqi & Faruqi, LLP, counsel to Plaintiffs August Schupp, III, and Davit Altman (the "Derivative Plaintiffs").
- 2. Attached hereto as Exhibit A is a true and correct copy of the *Wall Street Journal* (the "Journal") article entitled *The Perfect Payday: Some CEOs Reap Millions By Landing Stock Options When They Are Most Valuable: Luck-Or Something Else?*, dated March 18, 2006.
- 3. Attached hereto as Exhibit B is a true and correct copy of the Journal's article entitled ACS Officers Quit After Internal Options Probe, dated November 27, 2006.
- 5. Attached hereto as Exhibit C is a true and correct copy of the letter from Robert Serio, counsel for Defendants of the law firm of Gibson, Dunn & Crutcher LLP to the Honorable Colleen McMahon, dated July 27, 2006, endorsed by the Court.

I declare under penalty of perjury that the foregoing is true and correct. Executed this $1^{\rm st}$ day of December 2006.

Shane T. Rowley